

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

ANGELA E. NOBLE CLERK OF COURT

APPEALS SECTION 305-523-5080



TO: COUNSEL OF RE	CORD/APPELLANT DATE:
IN RE:	District Court No:
	Style:
ORDERING A	ND DESIGNATION OF REPORTER'S TRANSCRIPTS [Pursuant to FRAP 10(b)]
This will acknowled Circuit Court of App	lge the Notice of Appeal filed in the above case which has been transmitted to the Eleventh eals in Atlanta, GA.
the attached <i>Transcri</i> ORDERED OR NO	EN (14) DAYS from the date of the Notice of Appeal being filed, the appellant must complete opt Information Form (TIF), REGARDLESS OF WHETHER TRANSCRIPTS ARE BEING To The TIF must be completed and mailed to the District Court Clerk at 400 N. Miami Avenue, FL 33128-7716, ATTN: COURT REPORTER COORDINATOR in the attached envelope.
	E SECTION REQUESTING TRANSCRIPTS ONLY WHEN REQUESTING F HEARINGS WHICH TOOK PLACE IN THE DISTRICT COURT. Arrangements for de with the court reporter within ten (10) days of the request.
for Payment of Trans	pursuant to the Criminal Justice Act must complete a CJA 24, Authorization and Voucher script, attach it to this form and forward them to the COURT REPORTER COORDINATOR and address. These forms are available at the Intake Section of the Clerk's Office.
the record with the to the court reporter. The court reporter ca	wishes to file a supplemental designation of a transcript, you must file a motion to supplement Court of Appeals in Atlanta. If granted, a supplemental <i>TIF</i> must be prepared and forwarded The District Court cannot file a late designation without an order from the Court of Appeals. nnot accept any further designations for the purpose of appeal other than the appellant's original appeals has granted permission.
	E OF READINESS OF THE RECORD ON APPEAL will be transmitted upon the filing of ranscript or upon notice that a transcript will NOT be ordered.
If you have any ques	tions, please contact the Court Reporter Coordinator at 305-523-5635.
Sincerely, Angela E. Noble, Cle	erk of Court
Ву:	Deputy Clerk
attachment	Deputy Clerk

ELEVENTH CIRCUIT TRANSCRIPT ORDER FORM

Provide all required information and check the appropriate box(es)

PART I. Transcript Information
Within 14 days of the filing of the notice of appeal, the appellant must complete Part I and file this form with the District Court Clerk and the Court of Appeals Clerk for all cases. 11th Cir. R. 10-1.
Case Information:
Short Case Style: vs
District Court No.: Date Notice of Appeal Filed:
Court of Appeals No. (if available):
Transcript Order Information:
No hearing No transcript is required for appeal purposes All necessary transcript(s) already on file
I am ordering a transcript of the following proceedings:
HEARING DATE(S) / JUDGE/MAGISTRATE / COURT REPORTER NAME(S
Pre-Trial Proceedings_
Trial
Sentence
Plea
Other_
Criminal Appeals:
In a criminal appeal, if the appellant pleaded guilty and intends to raise an issue regarding the guilty plea, the record must include a transcript of the guilty plea colloquy, and if the appellant intends to raise an issue regarding the sentence, the record must include a transcript of the sentencing hearing. <i>If such transcripts are not ordered or are not already on file, you must check the appropriate box(es) below:</i>
A transcript of a guilty plea colloquy is not being ordered and is not already on file, and I certify that no issue regarding a guilty plea will be raised in a merits brief in this appeal.
A transcript of the sentencing hearing is not being ordered and is not already on file, and I certify that n issue regarding sentencing will be raised in a merits brief in this appeal.

Note: Counsel who seek leave to withdraw pursuant to Anders v. California, 386 U.S. 738 (1967), must

ensure the record contains transcripts of all relevant proceedings. See 11th Cir. R. 27-1(a)(8).

Financial Arrang	<u>tements</u> :			
I certify that I l transcript(s).	have made satisfactory an	rrangements with the Court Reporter(s) for paying the cost of the		
eVoucher and court] or to the proceedings with	is ready for submission to e circuit judge [if ordered ill be provided <i>only if spo</i>	JTH-24 for government payment of transcripts has been uploaded in the magistrate judge or district judge [if appointed by the district by or appointed by the circuit court]. [A transcript of the following ecifically authorized in Item 13 on the AUTH-24: Voir Dire; secution and Defense; Prosecution Rebuttal; Jury Instructions.]		
Ordering Counsel/	Party:			
Address:				
E-mail:		Phone No.:		
	parties, AND sent a cop	Part I with the District Court Clerk and the Court of Appeals y to the appropriate Court Reporter(s) if ordering a transcript.		
Date:	Signature:	Attorney for:		
Clerk, and send a confidence of the date satisfact	copy to the Court of Appo	er must complete this section, file this form with the District Court eals Clerk and all parties. The transcript must be filed within 30 days aying the cost of the transcript were made unless the Court Reporter script.		
Date Transcript On	rder received:			
Satisfactory arrangements for paying the cost of the transcript were made on:				
Satisfactory arrangements for paying the cost of the transcript have not been made. No. of hearing days:				
	ranscript pages:			
	ate:			
Date:	Signature:	Phone No.:		
PART III.	Notification	on That Transcript Has Been Filed In District Court		
On the date the tra	inscript is filed in the dis	trict court, the Court Reporter must complete this section, file this d a copy to the Court of Appeals Clerk.		
I certify that the tra	anscript has been comple	ted and filed with the district court on (date):		
Date:	Signature:			

Receip #30590' FILING FEE PAID. UNITED STATES DISTRICT COURT In Forma **Pauperis** Angela E. Noble, Clerk SOUTHERN DISTRICT OF FLORIDA

B"H

ARI TEMAN,

Petitioner.

v.

UNITED STATES OF AMERICA,

Respondent.

FILED BY MCOD.C AUG 0 4 2025 ANGELA E. NOBLE

Case No. 25-CV-22543-RAR

NOTICE OF APPEAL: TO THE UNITED STATES COURT OF APPEALS FOR THE ELEVENTH CIRCUIT

Petitioner Ari Teman, proceeding pro se, hereby gives notice of appeal to the United States Court of Appeals for the Eleventh Circuit from the Order of the United States District Court for the Southern District of Florida, entered on July 31, 2025 [ECF No. 12], by Judge Rodolfo A. Ruiz, II, denying Petitioner's Motion for Reconsideration under Federal Rule of Civil Procedure 60(b) [ECF No. 11] of the court's Order of Transfer [ECF No. 9], which transferred this habeas corpus action brought under 28 U.S.C. § 2241 to the Southern District of New York (SDNY).

GROUNDS FOR APPEAL

Erroneous Classification of § 2241 Petition: The district court erred in concluding that Petitioner's § 2241 petition, which challenges the execution of supervised release conditions enforced by the SDFL U.S. Probation Office, is a § 2255 motion attacking the validity of his sentence. The petition addresses unconstitutional conditions, including impossible travel requirements and denial of medical care, which fall squarely within § 2241 jurisdiction. See Hensley v. Municipal Court, 411 U.S. 345, 351 (1973); McCarthan v. Dir., Goodwill Indus.-Suncoast, Inc., 851 F.3d 1076, 1092 (11th Cir. 2017); Jeffus v. United States, 2024 WL 3549212, at *2 (11th Cir. July 26, 2024). This misclassification constitutes clear error under Rule 60(b)(1) and warrants reversal.